

Exhibit 4

NC FULL LEGISLATURE 06.24.2024

NASSAU COUNTY LEGISLATURE
FULL LEGISLATURE MEETING

HOWARD J. KOPEL, PRESIDING OFFICER

County Executive and Legislative Building

1550 Franklin Avenue

Mineola, New York

Monday, June 24, 2024

1:21 p.m.

TAKEN BY: KAREN LORENZO, OFFICIAL COURT REPORTER

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Deputy County Attorney -- does it say the
word transgender in the legislation?

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MS. LAGRECA: It does not.

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LEGISLATOR FERRETTI: Okay. Does it
preclude biological males, whether
they're transgender or not, from playing
on County fields in all women's sports?

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MS. LAGRECA: Yes.

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LEGISLATOR FERRETTI: So would this
apply to every biological male on this
dais?

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MS. LAGRECA: Yes.

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LEGISLATOR FERRETTI: Okay. So it
does not specifically apply to
transgender individuals, correct?

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MS. LAGRECA: That's correct.

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LEGISLATOR FERRETTI: So let's call
it what it is. I know you're trying to
rile everybody up in the room. You're
trying to tell *Newsday* it's a transgender
ban. They'll probably print it, but it's
not reality, correct?

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MS. LAGRECA: Correct.

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LEGISLATOR FERRETTI: Now, can you

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local law amending Section 2211 of the
charter to provide for a more.

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Appropriate method of designating an
official paper for the purpose of
advertising items, including public
notices.

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As was discussed at the Committee
meeting, we had to amend this item to
clarify the involvement of the County
Executive and the designation process. As
amended, this item provides that the
County Executive make a recommendation by
January 6th, subject to the approval of
the County Legislature for an official
paper. Thereafter, the County
Legislature, by January 15th must
designate a paper. The designation will
be filed with the Clerk of the County
Legislature.

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Also under this amendment, upon the
recommendation of the County Executive,
again subject to legislative approval,
the Legislature may designate one or more
online news media websites as a

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newspapers for publication purposes.

PRESIDING OFFICER KOPEL: All right.
Yes, Mr. Drucker.

LEGISLATOR DRUCKER: Presiding
Officer, I promise to be extremely brief,
because I know we're all getting tired,
myself included. But I would just say
that I appreciate the Administration
making the adjustment to change "shall"
to "may", in terms of the language here.
But it's still, no matter how hard you're
going to try, you can't change the fact
that this law, this proposed law,
represents a curtailment of the
Legislature, because under the under New
York State County law, Section 214, this
particular aspect of governance is the
sole power of the County Legislature.
Now what you're doing is you're injecting
and inserting the County Executive into
the process. So no matter how much you
tweak the wording to say "may" recommend
instead of "shall" recommend, it's still
fatally flawed. It's a violation, it's a

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contravention of county law. We do not need to insert the County Executive into this process whatsoever. So on behalf of our caucus, this is how we stand. I'm not sure if anyone else on my side wants to say anything.

MR. LEIMONE: If I may respond.

PRESIDING OFFICER KOPEL: Yes. I was going to ask you, Mr. Leimone.

MR. LEIMONE: Yeah. It's the position -- we've looked at this. The County Attorney's Office has looked at this. It's not a curtailment. It is a recommendation subject to legislative approval.

PRESIDING OFFICER KOPEL: And the Legislature can reject and pick their own paper.

MR. LEIMONE: Correct. Correct. And pick your own paper. It's a non-binding recommendation.

LEGISLATOR DRUCKER: But we all know how that's going to turn out, Chris. I mean, we look at here, we look at the